

SENATOR STAHMER: Senator Goodrich perhaps I am losing something, but I thought that you wanted to be able to acquire property without having public notices. This would require public notice and.....

SENATOR GOODRICH: That was the original intent of the bill but let me....I have to go back and explain something I guess to make it clear. What it boils down to now in the statutes we have a problem, the problem is that if someone is going to be a willing buyer, willing seller, we have that situation the public enmity regardless of what public enmity it is, they can't even talk to them about it before they they determine what price there would be. This literally the amendment puts the bill in this shape that at least they can talk about it and see what price it would be so that when they do give the public notice and have a public hearing they have the facts. Now, I have no objections to this whatsoever. I suggest that we adopt the amendment to the bill and advance it.

SENATOR STAHMER: Senator Goodrich, in other words if we adopt this amendment then they can talk ahead of time but after the talking if they want to do something, there will be a public notice and there will be a public hearing in all instances.

SENATOR GOODRICH: They can not consummate their purchases or sale either one without first having the public notice and public hearing. They can discuss it, but they can not consummate the sale until such time they have had the public hearing and notice.

SENATOR STAHMER: That would also include the receipt of gifts of land?

SENATOR GOODRICH: Yes, frankly it does.

SENATOR STAHMER: Thank you.

PRESIDENT: Any further discussion of the amendment? Senator Kremer.

SENATOR KREMER: Mr. Chairman, I think that we are a little bit confused here, I think we are talking about two different Cavanaugh amendments. His first amendment was simply to strike the word not on line five. I think that what we are talking about now is a different amendment. I would like to have clarification of it.

PRESIDENT: Alright, what amendment do we have? Clerk will read the amendment.

CLERK: Read.

SENATOR KREMER: I think that we are talking about a different amendment now, so there is confusion here.

PRESIDENT: Senator Goodrich.

SENATOR GOODRICH: This is the original Cavanaugh Amendment that the Clerk read. This should not be adopted that should have been withdrawn when Cavanaugh put the second amendment in, he was supposed to have withdrawn the first amendment.